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                      UNITED STATES DISTRICT COURT FOR THE
                         NORTHERN DISTRICT OF CALIFORNIA
12
    ASHLEY PARHAM,
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    JANE DOE, and
                                                      Case No.: 3:24-cv-07191-RFL
    JOHN DOE
14
                       Plaintiffs,
15
    v.
                                                      DECLARATION OF JOHN
                                                      DOE IN SUPPORT OF
16
    SEAN COMBS a/k/a
                                                      MOTION TO PROCEED
    "P. Diddy," "Puff Daddy," "Love,"
17
                                                      UNDER PSEUDOYNM
    "Puffy" and "Diddy,"
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    KRISTINA KHORRAM,
    SHANE PEARCE,
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    RUBEN VALDEZ.
    JOHN PELLETIER,
    ODELL BECKHAM JR.,
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    DREW DESBORDES a/k/a "Druski,"
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    JACQUELYN WRIGHT a/k/a "Jaguar
    Wright", HELENA HARRIS-SCOTT, MATIAS GONZALEZ,
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    BRANDI CUNNINGHAM,
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    JANICE COMBS.
    KEITH LUCKS a/k/a "Big Homie CC,"
24
    and JOHN and JANE DOES 1-10
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                       Defendants.
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    I, John Doe, declare and certify as follows:
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       1. I am the Plaintiff in the above styled cause.
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- 2. I have been a victim of sex trafficking, on multiple occasions, at the hands of the Defendants in this matter.
- 3. I have been kidnapped by Defendants in this matter.
- 4. Based on my understanding and interactions with Defendants in this matter, I believe that the Defendants were members of a gang involving sex trafficking and kidnapping.
- 5. The people who trafficked and exploited me physically bound me, transported me against my will, beat me and forced me to engage in unwanted sexual activity. The traffickers have threatened to kill me during these trafficking episodes.
- 6. I was trafficked at the direction of Defendant Combs. The co-Defendants named within our complaint hurt me and threatened to kill me during the times I was trafficked by them.
- 7. In order to evade Defendants I have changed my name, live in a remote location and hide my person while in public.
- 8. I remain fearful for my life and my mother's life, Jane Doe because the people who trafficked and exploited us continue to find us. We recently had someone on our remote property taking pictures and believe that individual was connected with one of the Defendants in this matter.
- 9. I have overwhelming fear and anxiety that the same people who trafficked me before will find me and would kill me next.
- 10. I believe that the one of the Defendants and/or their affiliates sent that individual to search for Jane Doe and I in order to threaten and intimidate us.

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foregoing is true and correct.

RESPECTFULLY SUBMITTED,

/s/John Doe

**Plaintiff** 

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Dated: June 8, 2024

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